V. And to facilitate the registration of the Debentures of the Registration said Company creating mortgages or hypothèques and the can-of Debentures cellation thereof; Be it enacted, That the said Company shall, at their own expense, deposit in the Registry Office of the County 5 of Leinster, wherein such their Debentures may require to be registered, any number of their printed or engraved Blank Debentures in the form of the said Schedule annexed to this Act, without its being necessary to add the coupons thereto, bound together in a book, and having the pages thereof numbered and signed by the 10 Secretary of the Company, and thereupon the Registrar or his Deputy shall be bound to receive and retain the same as one of the Registry Books of his Office, and to register therein the said Debentures of the Company, instead of registering them in the ordinary Registry Books of the Office; any ordinance or law to 15 the contrary notwithstanding, and for each such registration the said Registrar shall receive one shilling and three pence fee.

VI. And be it enacted, That the said Company shall have and Compay many shall continue to have power to become parties to Promissory ties to Notes Notes and Bills of Exchange; and any Promissory Note made or and Bills, and 20 indorsed and any Bill of Exchange drawn, accepted or indorsed by the President of the Company with the counter-signature of the Secretary of the Company or any two of the Directors for the Company, and under the authority of a majority of a quorum of the Directors, is and shall be binding upon the Company; and 25 every Promissory Note or Bill of Exchange made, drawn, accepted or indorsed by the President of the said Company or any two of the Directors as such, with the counter-signature of the Secretary shall be presumed to have been properly made, drawn, accepted or indorsed, as the case may be, for the Company, until 30 the contrary be shewn; and in no case is it or shall it be necessary to have the Seal of the Company affixed to any such Bill of Exchange or Promissory Note, nor shall the President or Directors or Secretary of the Company so making, drawing, accepting or indorsing or assisting to make, draw or indorse any such Promis-35 sory Note or Bill of Exchange, be thereby subjected individually to any liability whatever; Provided always, That nothing in this Proviso. clause shall be construed to authorize the said Company to issue any Note payable to bearer, or any Promissory Note intended to be circulated as money, nor shall any Note issued or to be issued 40 by the said Company be assignable or transferable otherwise than by indorsement in full.

VII. And be it enacted, That for and notwithstanding any thing Company may in any Act or Law to the contrary, it shall be lawful for the said offer Com-Company in pursuance of any resolution to that effect adopted at panies of cer-45 a Special General Meeting of the Shareholders duly convened tain kinds.